Donna Friedebery 2016 DEC 28 PM 3:45

Judge Jesse Furman U.S. District Judge S.D.N.Y.

Complaint Yesterday Judge Furman sent two people who may be real Deputy marshals or may have just been men posing as such. I thought the make knocking at my door was a man coming to sexually harass me at Christmas time so I did not answer the deor. Because he knocked un my windows and went around do my back door and pounded, I became frightened Con my life, I called the local police. They came and told me the caller had left a card and it was a u.s. marshal. A few minutes later michael P. Curra called me and identified himself as a marshal and said he wanted to talk to me about my case in New York Court, I Said I would be happy to talk to him on the phone but he insisted I see him in purson. He said it was for libertification purposes, 7 said he could not come into my house so he agreed to meet me at Sunvise restaurant in the center of Norwich in about LS minutes After I hung up I called the Norwich Police and asked for an escort there and for them to be a witness to anything that was said on trans-bired there, the local police did not come but I kept waiting and the 2 marshals came back in their black unmarked van and they called me again and demanded to see me. I called the police again and the 911 operator said the police were at the door, so I went outside and let them question me. They grilled me for a few minutes about what I had written about Judge Fur man's wife and asked me where & had soften the information. I said it was available on the internet and that it had been companned by Japanese parties. They asked me how I would feel if someone but false things

about me on the internet I replied I wouldn't care became the things I wrote about Judge Furman's Wife are time. they revealed the true intent of their visit, they as ked me of I wanted to harm they extremen on his family or if I had hostile feelings toward anyone. I told them they were harassing me and that if Judge Furman had any questions had if Judge Furman had any questions new he wanted to ask me he could batt. me on mail me. They asked me If I felt the Issue had been resolved I said I did but I have no idea how that is relevant to any case I have in the SDNY Court. I felt during and after the Interiew that had the local police not boen their, they would have taken me indo folse custody and it necessary, Sederted me and deposited me in a mental institution, the same way Lowell weeken did when I contested his 4000 win in Connecticut in 1990. I was falsily diagnosed by a British Locton with a serious mental illness and siven a Lot of Court Ordered harmful medication - ordered by British Indged in Lowell Weicker's bucket this experience herein described wouldes very very frightening for me and from a Judicial stand point highly irrogular. Judge Furman had it within his power to simply order me to appear in court and question me under outh whole anything he thought myhtheatalre Statement. He knew I would travel to were fork for this because I did on 12/12/2016 When I could not access my case in New York against Nas Lag because PACER SERVICE shat me out because I disputed the 917 charge they levyed levied against me and I wanted to resubmit that case to Judge Collean Mc Mahon

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

DONNA FRIEDEBERG AS AUTHORIZED AGENT FOR THE PEOPLE'S REPUBLIC OF CHINA,

Plaintiff,

-against-

HARVARD UNIVERSITY,

Defendant.

16-CV-9670 (CM)

ORDER DIRECTING PAYMENT OF FEE OR IFP APPLICATION

COLLEEN McMAHON, Chief United States District Judge:

Plaintiff brings this action *pro se*. To proceed with a civil action in this Court, a plaintiff must either pay \$400.00 in fees – a \$350.00 filing fee plus a \$50.00 administrative fee – or, to request authorization to proceed without prepayment of fees, submit a signed IFP application. *See* 28 U.S.C. §§ 1914, 1915.

Plaintiff submitted the complaint without the filing fees or an IFP application. Within thirty days of the date of this order, Plaintiff must either pay the \$400.00 in fees or submit the attached IFP application. If Plaintiff submits the IFP application, it should be labeled with docket number 16-CV-9670 (CM). If the Court grants the IFP application, Plaintiff will be permitted to proceed without prepayment of fees. *See* 28 U.S.C. § 1915(a)(1).

The Clerk of Court is directed to assign this matter to my docket, mail a copy of this order to Plaintiff, and note service on the docket. No summons shall issue at this time. If Plaintiff complies with this order, the case shall be processed in accordance with the procedures of the Clerk's Office. If Plaintiff fails to comply with this order within the time allowed, the action will be dismissed.

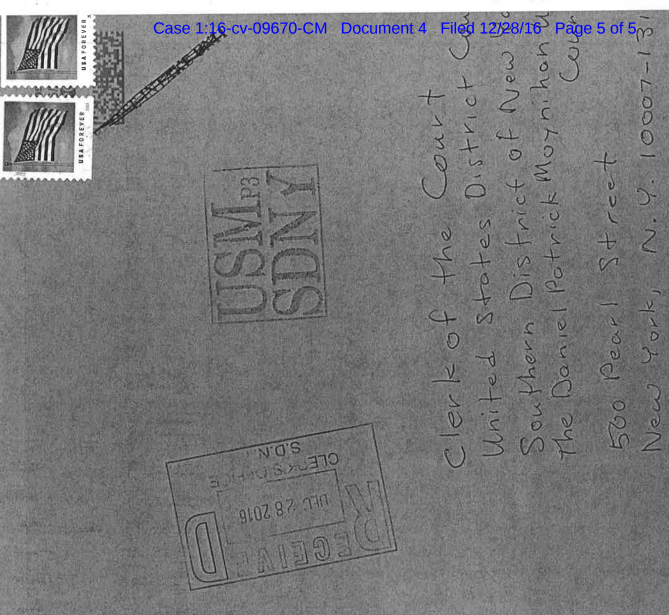
The Court certifies under 28 U.S.C. § 1915(a)(3) that any appeal from this order would not be taken in good faith, and therefore in forma pauperis status is denied for the purpose of an appeal. Cf. Coppedge v. United States, 369 U.S. 438, 444-45 (1962) (holding that appellant demonstrates good faith when seeking review of a nonfrivolous issue).

SO ORDERED.

Dated: December 15, 2016

New York, New York

Chief United States District Judge



X.H 10.0.8

STIP OEC 58 BN 3: P2

SOMY PRO STATE

Donna Friedeberg
18 Tanner Avenue
500 Pl Norwich, CT 06360-5929